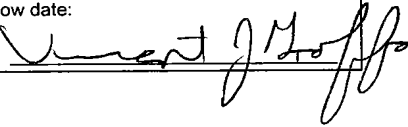


CERTIFICATE OF EFS FILING UNDER 37 CFR §1.8

I hereby certify that this correspondence is being electronically transmitted to the United States Patent and Trademark Office, Commissioner for Patents, via the EFS pursuant to 37 CFR §1.8 on the below date:

Date: March 12, 2009

Name: Vincent J. Gnoffo, Reg. No. 44,714

Signature: 

PATENT

CASE NO. 10781/26

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: Ioannis Pallikaris et al.

Appln. No.: 10/787,026

Filed: February 25, 2004

For: DEVICE FOR SEPARATING THE  
EPITHELIUM LAYER FROM THE  
SURFACE OF THE CORNEA OF AN  
EYE

Examiner: Vi X. Nguyen

Art Unit: 3734

Conf. No.: 3908

**PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED  
UNAVOIDABLY AND / OR UNINTENTIONALLY UNDER 37 CFR 1.137(a) & (b)**

Mail Stop: Petitions  
Commissioner for Patents  
Alexandria, VA 22313

Dear Sir:

Applicants' attorney received a Notice of Abandonment for the above-referenced application on January 26, 2009. The Notice indicated that Applicants had failed to timely file a response to the Office Action dated March 17, 2008.

Applicants respectfully assert that any failure to timely respond to the Office Action dated March 17, 2008 ("the Office Action") was unavoidable, and hereby request revival of this application in accordance with 37 C.F.R. §1.137(a).

Attached is a declaration executed by the undersigned attorney that states that (1) neither he nor Brinks Hofer Gilson and Lione (the "Firm") received the Office Action and (2) because the Office Action was not received, a Response was not timely filed.

In support of the present petition, the attached declaration includes a recital of the Firm's standard docketing procedure, a detailed description of the steps taken by the undersigned attorney in verifying that the outstanding Office Action had not been received by the Firm, a true copy of the outer jacket of the Firm file for the above mentioned application with no entry relating to the outstanding Office Action, a true copy of relevant portions of the Firm's computer docket for this application with no entry relating to the outstanding Office Action, and a true copy of the relevant portions of the Firm's manual docket for this application with no entry relating to the outstanding Office Action.

Applicants hereby submit that because the Office Action was not received and, thus, a Response could not have been timely filed, the present delay in responding to the Office Action was unavoidable.

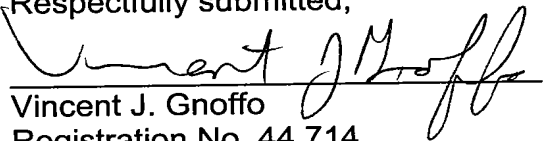
In addition to the above showing that the entire delay in filing a response was unavoidable, and in accordance with 37 C.F.R. §1.137(a), Applicants submit the present petition in conjunction with a proper reply to the outstanding Office Action. Additionally, Applicants have enclosed a petition fee in the amount of \$270, as set forth in 37 C.F.R. §1.17(l), in support of this petition, and hereby request that any additional charges occasioned by this petition be charged to deposit account No. 23-1925. Applicants submit that, under these circumstances, the application should be revived pursuant to 37 C.F.R. §1.137(a) and MPEP §711.03.

Alternatively, if the Office refuses to grant the present petition for revival on the basis of unavoidable delay, Applicants respectfully assert that their failure to timely respond to the Office Action was at least unintentional, and hereby request revival of this application in accordance with 37 C.F.R. §1.137(b).

As stated above, this petition is accompanied by a declaration from the undersigned attorney, stating that (1) neither he nor the Firm received the Office Action and (2) because the Office Action was not received, the Response was not timely filed. As required by 37 C.F.R. §1.137(b) and as stated above, Applicants submit this petition in conjunction with a proper reply to the outstanding Office Action. Should additional charges be occasioned, Applicants hereby request that such charges be made to deposit account No. 23-1925.

For the reasons listed above and described in the accompanying declaration, Applicants respectfully request that, should the present petition for revival on the grounds of unavoidable delay be denied, revival of the present application should be granted on the grounds of unintentional delay pursuant to 37 C.F.R. § 1.137(b) and MPEP §711.03.

Respectfully submitted,

  
\_\_\_\_\_  
Vincent J. Gnoffo  
Registration No. 44,714

Attorney for Applicants

BRINKS HOFER GILSON & LIONE  
P.O. Box 10395  
Chicago, Illinois 60610

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: Ioannis Pallikaris et al.

Appln. No.: 10/787,026

Filed: February 25, 2004

For: DEVICE FOR SEPARATING THE  
EPITHELIUM LAYER FROM THE  
SURFACE OF THE CORNEA OF AN  
EYE

Examiner: Vi X. Nguyen

Art Unit: 3734

Conf. No.: 3908

**DECLARATION OF VINCENT J. GNOFFO**

I, Vincent J. Gnoffo, declare as follows:

1. I am an attorney of record in the above-identified patent application.

2. On January 26, 2009, Brinks Hofer Gilson and Lione (the "Firm") received a Notice of Abandonment, attached as Exhibit A, for the above-identified application, our Attorney Docket Number 10781/26. The Notice indicated that Applicants had failed to timely file a response to the Office Action dated March 17, 2008 within the statutory three months from the mailing of a Notice of Allowance.

3. Neither I nor any other members of the Firm were aware that an Office Action had been issued until an Examiner called about the Notice of Abandonment that was being mailed on January 21, 2009. After receiving the Notice of Abandonment, a member of the Firm downloaded a copy of the Office Action for the above-identified application and found that according to the PTO records, the Office Action was mailed March 17, 2008.

4. The standard docketing procedure of the Firm for receiving Patent Office correspondence from a post office box works as follows: The Firm's internal mailroom personnel deliver mail from the post office box as a bundle directly to the docketing department, to minimize the possibility that Patent Office correspondence may be misrouted by the mailroom. The docketing department personnel then open the post office bundle, date stamp the items, and docket all relevant deadlines in

both a computer docket system and a manual docket system. The docket department then files the Patent Office correspondence in the appropriate patent file, lists the correspondence and the deadline on the front of the file jacket, and forwards the file to the responsible attorney or agent.

5. After receiving the Notice of Abandonment, I reviewed the Firm file for the above-identified application, and the Firm docket records (both manual and computer docket systems). I did not find any indication that the Office Action was received at the Firm. My review included the outer jacket of the Firm file for the above-identified application, the contents of the Firm file for the above-identified application, relevant portions of the computer docket system, and relevant portions of the manual docket system. Based on my review of the above-identified materials, I attest to the following facts:

(a) Exhibit B is a true copy of the outer jacket of the Firm file for the above-identified application, and the outer jacket has not been altered in any way to mask out any entries thereto. The jacket cover shows no entry relating to the Office Action.

(b) I inspected the contents of the Firm file for the above-identified application, and I found no copy of or reference to the Office Action.

(c) Exhibit C is a true copy of the relevant portions of the computer docket for this application, and this copy has not been altered. The case record sheet of Exhibit C includes a prosecution history that indicates all actions due to be performed by the Firm and all actions sent by the U.S. Patent Office related to the above-identified application. None of the entries of the case record sheet of Exhibit C indicates that the Office Action was received by the Firm.

(d) Exhibit D is a true copy of the relevant portions of the manual docket for all actions to be performed on or before June 17, 2008, the three-month date of the mailing date of the Office Action for the above-identified application, and this copy has not been altered. None of the docket entries for the manual docket relates to, refers to, or indicates that the Office Action was received by the Firm for the above-identified application.

6. The Firm's mailing address has not changed.

7. I have reviewed the docketing procedures, and the relevant docket records of the Firm, as described above. Based on my review, I am convinced that

the Office Action in this application was not received by the Firm. Otherwise, the Office Action would have been referenced in any of Exhibits B, C and D.

8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

---

Dated: March 12, 2009

BRINKS HOFER GILSON & LIONE  
P.O. Box 10395  
Chicago, Illinois 60610



---

Vincent J. Gnoffo  
Registration No. 44,714

# **EXHIBIT A**



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/787,026	02/25/2004	Ioannis Pallikaris	10781/26	3908
7590	01/21/2009			
BRINKS HOFER GILSON & LIONE		EXAMINER		
P.O. BOX 10395		NGUYEN, VI X		
CHICAGO, IL 60610		ART UNIT		PAPER NUMBER
		3734		
		MAIL DATE		DELIVERY MODE
		01/21/2009		PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

<b>Notice of Abandonment</b>	<b>Application No.</b>	<b>Applicant(s)</b>	
	10/787,026	PALLIKARIS ET AL.	
	Examiner	Art Unit	
	Victor X. Nguyen	3734	

*-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--*

This application is abandoned in view of:

1.  Applicant's failure to timely file a proper reply to the Office letter mailed on 17 March 2008.
  - (a)  A reply was received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the period for reply (including a total extension of time of \_\_\_\_\_ month(s)) which expired on \_\_\_\_\_.
  - (b)  A proposed reply was received on \_\_\_\_\_, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection. (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).
  - (c)  A reply was received on \_\_\_\_\_ but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
  - (d)  No reply has been received.
2.  Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
  - (a)  The issue fee and publication fee, if applicable, was received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
  - (b)  The submitted fee of \$\_\_\_\_\_ is insufficient. A balance of \$\_\_\_\_\_ is due.  
The issue fee required by 37 CFR 1.18 is \$\_\_\_\_\_. The publication fee, if required by 37 CFR 1.18(d), is \$\_\_\_\_\_.
  - (c)  The issue fee and publication fee, if applicable, has not been received.
3.  Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
  - (a)  Proposed corrected drawings were received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the period for reply.
  - (b)  No corrected drawings have been received.
4.  The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
5.  The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
6.  The decision by the Board of Patent Appeals and Interference rendered on \_\_\_\_\_ and because the period for seeking court review of the decision has expired and there are no allowed claims.
7.  The reason(s) below:

/Kevin T. Truong/  
Primary Examiner, Art Unit 3734

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

# **EXHIBIT B**

10781, 26  
CLIENT/MATTER NO.

~~VJG | PCB~~

ATTORNEY(S)

~~10781 | 26~~

CLIENT/MATTER NO.

Client's Reference No. \_\_\_\_\_

INVENTOR(S) Ioannis Pallikaris, Harilaos S. Ginis

APPLICATION OF

TITLE: Device for separating the epithelium layer from the surface of the cornea of an eye

SERIAL NO. 10/781,026

FILING DATE 2/25/04

GROUP ART UNIT \_\_\_\_\_ EXAMINER \_\_\_\_\_

ASSIGNEE \_\_\_\_\_

ASSIGNMENT RECORDED: \_\_\_\_\_ REEL: \_\_\_\_\_ FRAME(S) \_\_\_\_\_

PATENT NO. \_\_\_\_\_ ISSUE DATE \_\_\_\_\_

OFFICE ACTION DATED	RESPONSE DUE	RESPONSE FILED
5/18/04: Not. of Omitted Items	7/18/04: Figures 9 & 10	
5-30-07: Restriction/Election	6-30-07: Response	
12-10-07: Notice of Non-Compliant Amendment	1-10-08: Response - Final	
1/21/09: Notice of Abandonment	3/21/09: Petition to Revive	

ASSIGNEE \_\_\_\_\_

ASSIGNMENT RECORDED: \_\_\_\_\_ REEL: \_\_\_\_\_ FRAME(S) \_\_\_\_\_

PATENT NO. \_\_\_\_\_ ISSUE DATE \_\_\_\_\_

OFFICE ACTION DATED	RESPONSE DUE	RESPONSE FILED
5/18/04: Not. of Omitted Items	7/18/04: Figures 9 & 10	
5-30-07: Restriction/Election	6-30-07: Response	
12-10-07: Notice of Non-Compliant Amendment	1-10-08: Response- Final	
1/21/09: Notice of Abandonment	3/21/09: Petition to Revive	

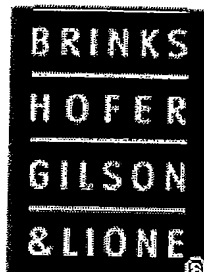
MAINTENANCE DUE	REMINDER LETTER SENT TO CLIENT	FORMAL PAPERS SENT TO PTO	FORMAL ACCEPTANCE

CONTINUING DATA INFORMATION

	Client/Matter No.	Serial No.	Filing Date
U.S.	Foreign	101098,167	3/12/02
U.S.	CIP	10781/9	7/23/01
U.S.	Foreign	09/911,356	
U.S.	Foreign		

REMARKS: \_\_\_\_\_

# **EXHIBIT C**



Patent: 10781-26, United States, Regular, National, Continu

## Patent Data

Docket Number	10781-26
Country	United States
Case Type	Regular
Relation Type	Continuation
Filing Type	National
Sub Case	
Status	Filed
Sub Status	Pending
Parent Country	
Patent Family	
Application Number	10/787,026
Patent Number	
Publication Number	
Pay Maint Fee	

Supervising Atty	Glen P. Belvis
Responsible Atty	Vincent J. Gnoffo
Agent	A/S BERGEN PATENTKONTOR
Client	Vardinoyiannion Eye Institute Of Crete School Of Medicine
Assignee	
Reference Number	10781-10
First Filing Date	7/23/2001
Sub Status Date	2/25/2004
Parent Filing Date	3/12/2002
Parent Grant Date	
Application Date	2/25/2004
Issue Date	
Publication Date	
Client Ref No	

## Title

DEVICE FOR SEPARATING THE EPITHELIUM LAYER FROM THE SURFACE OF THE CORNEA OF AN EYE

## Remarks

CON OF 10781/10 10/098,167 FILED 3/12/02 AND CIP OF 09/911,356 FILED 7/23/01 3/31/04: IDS MEMO SENT W/O FILE 11/24/2004:PRELIMINARY AMENDMENT FILED; P/C REC'D 11/24/04.

## Actions

### Actions

Bump Action	Base Date	Action Due Date	Indicator	Completed Date	Postcard/Response Sent Date	Notes
US-Filing Date	2/25/2004			5/30/2007	3/9/2004	
US-Application Filed, No Filing Receipt Received - Follow-up?				5/18/2004		
US-Updated Filing Receipt				7/23/2004		

Received?			
US-Information Disclosure Statement Due	4/12/2005	4/18/2005	
US-Restriction/Election Requirement Received	5/30/2007	11/26/2007	
PTO CORRESPONDENCE - Restriction/Election Requirement		6/4/2007	
US-Information Disclosure Statement Due		8/2/2007	supp.ids
US-Information Disclosure Statement Due		10/22/2007	supp.ids
PTO CORRESPONDENCE - Notice of Non-Compliant Amendment		12/13/2007	
US-Information Disclosure Statement Due		3/24/2008	
US-Information Disclosure Statement Due		5/28/2008	supp.ids
US-Information Disclosure Statement Due		6/5/2008	supp.ids
PTO CORRESPONDENCE - Notice of Abandonment		1/26/2009	
US-Amend Specification to Claim Any Priority Due in 1 Month	5/25/2004	Reminder 7/27/2004	
US-Information Disclosure Statement Due	6/25/2004	Reminder 6/16/2004	6/18/2004
File Priority Document if Priority to Other Country Claimed	6/25/2004	7/27/2004	FILED
US-Amend Specification to Claim Any Priority Due-Final	6/25/2004	Final	7/27/2004
US-Form Letter	6/25/2004	Reminder	5/26/2004
US-Missing Parts Due	7/18/2004	Final	6/16/2004
			6/18/2004
US-Application Not Filed - Check Status	9/3/2004	Reminder	2/25/2004
US-First PTO Action Received Yet? 18 Months From Filing	10/25/2005		5/30/2007
US-First PTO Action Received Yet?	6/25/2007		5/30/2007
US-Response to Restriction/Election Due	6/30/2007	Due Date	11/26/2007
US-Response to Restriction/Election Due with 1 Month Extension	7/30/2007	Due Date	11/26/2007
US-Response to Restriction/Election Due with 2 Month Extension	8/30/2007	Due Date	11/26/2007
US-Response to Restriction/Election Due with 3 Month Extension	9/30/2007	Due Date	11/26/2007
US-Response to Restriction/Election Due with 4 Month Extension	10/30/2007	Due Date	11/26/2007
US-Response to Restriction/Election Due with 5 Month Extension - Final	11/30/2007	Final	11/26/2007
ACTION FINAL	12/10/2007	1/10/2008	Final
			12/13/2007
			12-10-07 Notice of Non-

US- SUBMIT IDS FOR  
FOREIGN ART CITATION  
WITHIN 30 DAYS IF  
POSSIBLE (NO LATER  
THAN 3 MONTHS)

1/18/2008

1/24/2008

Compliant Amendment;  
per VJG 1/2/2008: 10781-  
26 (VEIC Eye Institute)  
supplemental amendment  
was filed 12.13.07. Close  
the 1.10.08 date.

**Inventors**

Inventor Name Assignment Date  
PALLIKARIS, IOANNIS  
GINIS, HARILAOS S.

**File Tracking****File Tracking**

File Given To	Date Given	Retrieval Location
jsilva	1/30/2009	
BARB CZARNECKI	1/30/2009	JS
VJGnoffo	2/2/2009	

Copyright 2002 Brinks, Hofer, Gilson & Lione

# **EXHIBIT D**

2008

Tuesday 17 June

169/196

✓ 2264/211 - File U.S. + Foreign Application based on PCT - BS <sup>1/2</sup> ~~final~~

✓ 11954/22 - TM: IBA BENCHMARKS - STU Reminder - NGD

Red Pepper

Res final

2/18

✓ 1333/17 - Japan - Red Pepper and design - dui - TLT

✓ 1136/364 - TIME PERIOD 4 - FILE REPLIES TO ALL ACTIONS <sup>Office closed</sup> RSP for  
SERVE (DO NOT FILE) ~~REPLY EVIDENCE - RWG~~

✓ 12004/10 - DEOMER SOLUTIONS - STU REMINDER - SJS

Employee The Workforce

✓ 2359/48 - Relocation Council - Mobility association - Resp Reminder - SJS

Employee Worldwide

✓ 2359/49 - Relocation - ERE and design - Resp Reminder - SJS

✓ 11616/3 - Gondi - EPM Empaques plegadizos

✓ 11616/4 - Gondi - EPM stylized - Resp Reminder - NGD

Empaques plegadizos

✓ 11616/5 - Gondi - modernos - Resp Reminder - NGD

✓ 2224/5 - Rinsow Limited - FRU - Resp Reminder - NGD

✓ 211/1526 - Wrigley - Professional - Resp Reminder - TLT

UNIQUE indar Resp

✓ 10918 - Unique Indiar comfort - comfort and design - Reminder - PAJ

✓ 13036/43 - Notice of Appeal - SCF ext <sup>5/19: Amendment</sup> <sup>6/13/08: Advisory Action</sup>

✓ 10000/485 - Notice of Appeal - MCA ext

✓ 1281/5184 - Iss. fee \$1440, Pub. fee \$300 & Reg. fee - BS <sup>5/19</sup>

X8627/431 - Notice of Appeal - 122 6/17

X8641/70 - Notice of Appeal - SB 515 amend ext

X1371/30 - Amend - GSS 6/17  
AND DRAWINGS

X0519/273 - Amend - JFH ext

X0808/last - Amend - SWB 6/16

X9683/12 - Amend - TH ext

X2729/88 - Amend - MGD 6/17

X2068/22 - Amend - HW 6/17

X2991/12 - Amend - ~~TSW~~ BS ext

X0519/488 - Amend & Drawings - JFH 6/17

X8285/929 - Amend - MTA 4/20

X9683/181 - Iss fee \$1440; Bus fee \$300 & Reg fee 6/13 NO PTA  
for rec. - TH

X9353/564 - Iss fee \$820 - TH 5/1

X5404/54 - Iss fee \$1440; Bus fee \$300 & Reg fee 6/13 NO PTA  
for rec - Moe

X9261/1989 - Notice of Appeal - GSS ext 6/17 - AMEND/REG

X12580/4184 - Notice of Appeal - GSS ext 6/13 - AMEND/REG

TUESDAY 17 JUNE

2008

5/28

No PTA

✓ 19281/5498 - ISS. fee \$1440, P/R fee \$300 & ~~Req for fee~~ - BS

✓ 19285/4180 - AMENDMENT - BS 6/12

✓ 19281/5305 - Amendment of Drawings - BS ext

✓ 19281/5140 - AMENDMENT - BS ext

✓ 10000/704 - Amendment A/S 6/5

✓ 6667/31 - AMENDMENT - T/T 6/12

✓ 11861/110 - AMENDMENT - TSC 6/17

✓ 11861/111 - AMENDMENT - T/T 6/17

✓ 12729/47 - AMENDMENT - SAT ext

✓ 19281/4884 - AMEND BS ext

✓ 5404/194 - File app D16101977 269, 5404/54 - moe final 6/12

✓ 5404/96 - AMEND NO ext

✓ 10793/141 - ISS. fee \$1440, P/R fee \$300 & ~~Req for fee~~ - JBR 6/12 No PTA

✓ 6270/207 - PARENT OWNER'S STATEMENT DOC - T/T will not file J QK FINAL

✓ 6270/207 - IDS - T/T J QK

✓ 8085/853 - Req for fee <sup>No PTA</sup> MTR - removed

✓ 9333/389 - FINAL AMEND - EDE

X 13036/157 - Final Amend - MTR 6/3

X 9333/389 - Final Amend - EDC

X 13036/157 - Final Amend - MTR 6/3

X 0926/333 - Dec, with - AJM 5/16

X 9353/565 - ISSUC fee for 20 - 5/1

X 19281/5518 - ISS. fee \$1440 + PUS fee \$300 + Reg fee for Dec - 6/6

X 12015/083 - Restriction/Deletion & late fee (End Health) - GS

X 13036/34 - Final Amendment - JKL

X 11371/178 - Amendment & DWS - OJS - ext

X 10519/189 - Amendment & DWS - JPA - 6/17

X 1321334 - Target based foreign DE1020070334192 filed 6/23/07 CAS 6/19 5/21

X 13531832 - File app based foreign JP2007-34582 filed 12/17/07 TH Final

X 13531833 - File app based foreign SE2007-34593 filed 12/17/07 TH Final 5/28

X 13104/104 - place of impact - BBL - ext

X 13221/184 - issue of 410 & PTA - MAT - 6/16: RCE

X 10518/952 - Amendment & DWS - JPA - 6/17

X 16271/097 - Amendment & DWS - MTR - ext

## Tuesday 17 June

6270/208 IDS JQK

6270/209 IDS JQK

13053/10 IDS SB ext

12729/337 IDS RKD ext

11336/1748 IDS RBP ext

10022/1016 IDS RDS ext

1106/99 IDS TH ext

11336/1475 IDS RBP ext

12580/5253 IDS GS ext

12579/6168 IDS GS ext

11927/104 IDS KEG ext

11369/11 IDS RGL ext

15404/138 IDS RGL ext

10022/607 FILE POA JXG ext

10000/485 FILE POA MEM ext

10420/3183 RESUBMIT ASSIGNMENT MPC ext

0333/300 APPEAL BRIEF & LATE FEE (3mo) JPN PREAPPEAL BRIEF REQ ext

8285/564 APPEAL BRIEF & LATE FEE (5mo) SWB PREAPPEAL BRIEF REQ ext

11336/1840 FIL. FEE, DEC, ADD CLAIM FEES, SURCH & LATE FEE (3mo) RBP 6/13

6/13  
11336/1839 - FIL. FEE, DEC, ADD CLAIM FEES, SURCH & LATE FEE (3mo) - RBP

11336/1828 - FIL. FEE, DEC, ADD CLAIM FEES, SURCH & LATE FEE (3mo) - JSH - ext

7814/205 - FIL. FEE, DEC, ADD CLAIM FEES, SURCH & LATE FEE (3mo) - LMS - ext

10322/100 - FIL. FEE, DEC, REP. DRWS, SURCH & LATE FEE (6mo) - AYW - ext

12580/5183 - NOTICE OF APPEAL & LATE FEE (5mo) - GS 4/10: AMENDMENT

11336/768 - AMENDMENT & LATE FEE (5mo) - JAP - 4/17

12383/5 - AMENDMENT & LATE FEE (6mo) - SB closed

115/658 - AMENDMENT & LATE FEE (6mo) - IWD <sup>aband.</sup>

1221/5083 - Resp. to fest/dec. & late fee (2nd) - GS <sup>aband.</sup> 6/17: EXPRESS ABANDONMENT

852/128 - Final Amendment - B6C

1031837 - filed exp. based Foreign JP2001-34595 filed 12/17/01 (1st final) 5/28

11527/124 - Replacement of 1st & 2nd fee 3rd Month - B6C 6/7